FORM PTO-1594 (Rev. 6-93)	RE	03-13-2	002	SHEET	U.S. DEPARTMENT	T OF COMMERCE d Trademark Office
OMB' No. 0651-0011 (exp. 4/94)				.Y	i dien and	o trademark Onice
Tab settings □ □ □ ▼					▼	▼
To the Honorable Co	mmissioner of P	102012	757	attached origina	I documents or copy	thereof.
Name of conveying pa	ırty(ies):	-			eceiving party(ies)	
BESTF00DS			1		nc.	
☐ Individual(s) ☐ General Partnership ☑ Corporation-State ☐ Other Additional name(s) of conveyin 3. Nature of conveyance ☐ Assignment ☐ Security Agreement ☐ Other to repred feel/frame in Execution Date: Septem	g party(ies) attached? Continuate merger documents. 2391/0242 ber 28, 2001	Partnership Yes No Merger Change of Name	City: □ Indi □ Ass □ Ger □ Limi □ Cor □ Other ide if assignee is is attached: (Designations	New York vidual(s) citizensh ociation teral Partnership_ ted Partnership_ coration-State_Neer er not domiciled in the Unit	cument from assignment)	ZIP: 10022
A. Trademark Application number(s) A. Trademark Application Please see			B. Tra	demark Registra	tion No.(s)	
		Additional numbers a	ttached? © Yes	□ No		
Name and address of party to whom correspondence concerning document should be mailed:			6. Total number of applications and registrations involved:			
Name: Jennifer	L. Davies					
Internal Address: Unilever HPC			7. Total fee (37 CFR 3.41)\$			
				closed		
			☑ Au	thorized to be cha	arged to deposit ac	count
Street Address: 33 City: Greenwich,	Renedict Place State: CT	ZIP:06830		it account numbe	03-1595	·
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01 FC:481 40.00 CH 02 FC:482 175.00 CH 9. Statement and signate To the best of my known the original document The original document Name of Person	ure. bwledge and belief, it. by AVILS Signing		mation is true	and correct and a	<u> </u>	is a true copy o
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SCHEDULE OF TRADEMARK APPLICATIONS

	MARK	APPLICATION NO.
1.	CITRUS SPLASH	(75/762313)
2.	LEGOUT	(76/242359)
3.	NUTRABLEND	(75/877946)
4.	NUTRABLEND	(75/932208)
5.	SKIPPY DOUBLY DELICIOUS	(76/165908)
6.	NIAGARA EASY IRON & Device	(75/376084)
7.	RIT	(76/302555)
8.	SUN GUARD	(76/127859)

TRADEMARK REEL: 002459 FRAME: 0473



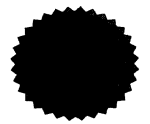
The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"BESTFOODS", A DELAWARE CORPORATION,

WITH AND INTO "CONOPCO, INC." UNDER THE NAME OF "CONOPCO, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF NEW YORK, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF SEPTEMBER, A.D. 2001, AT 11 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTIETH DAY OF SEPTEMBER, A.D. 2001.



Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 1612986

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REEL: 002459 FRAME: 0474

STATE OF DELAWARE SECRETARY OF STATE 002 DIVISION OF CORPORATIONS FILED 11:00 AM 09/28/2001 010482660 - 3440603

CERTIFICATE OF MERGER

OF

BESTFOODS

INTO

CONOPCO, INC.

The undersigned corporation DOES HEREBY CERTIFY:

FIRST: That the names and states of incorporation of each of the constituent corporations of the merger are as follows:

NAME

STATE OF INCORPORATION

Bestfoods Conopco, Inc.

Delaware New York

SECOND: That an Agreement of Merger between the parties to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 252 of the General Corporation Law of Delaware.

THIRD: That the name of the surviving corporation of the merger is Conopco, Inc., a New York corporation.

FOURTH: That the Certificate of Incorporation of Conopco, Inc., a New York corporation, which is the surviving corporation, shall continue in full force and effect as the Certificate of Incorporation of the surviving corporation.

FIFTH: That the executed Agreement of Merger is on file at an office of the surviving corporation, the address of which is 390 Park Avenue, New York, New York 10022.

SIXTH: That a copy of the Agreement of Merger will be furnished, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: That Conopco, Inc. survives the merger and may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent Delaware corporation as well as for enforcement of any obligation of the surviving corporation arising from the merger, including any suit or other proceeding to enforce the right of any stockholder as determined in

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appraisal proceedings pursuant to the provisions of Section 262 of the General Corporation Law of Delaware, and it does hereby irrevocably appoint the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceeding. The address to which a copy of such process shall be mailed by the Secretary of State of Delaware is c/o General Counsel, Unilever United States, Inc., 390 Park Avenue, New York, New York 10022 until the surviving corporation shall have hereafter designated in writing to the said Secretary of State a different address for such purpose.

EIGHTH: That this Certificate of Merger shall be effective on September 30, 2001.

Dated: September 28, 2001

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Mart Laius, Vice President